FILED

March 19, 2024

klw

DEPUTY

CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS

United States Court of Appeals for the Fifth Circuit

No. 24-50149

United States Court of Appeals Fifth Circuit

FILED

March 19, 2024

Lyle W. Cayce Clerk

United States of America,

Plaintiff—Appellee,

versus

STATE OF TEXAS; GREG ABBOTT, in his official capacity as Governor of Texas; Texas Department of Public Safety; Steven C. McCraw, in his official capacity as Director of Texas Department of Public Safety,

Defendants—Appellants,

LAS AMERICAS IMMIGRANT ADVOCACY CENTER; AMERICAN GATEWAYS; COUNTY OF EL PASO, TEXAS,

Plaintiffs—Appellees,

versus

STEVEN C. McCraw, in his official capacity as Director of the State of Texas Department of Public Safety; BILL D. HICKS, in his official capacity as District Attorney for the 34th District,

Defendants-Appellants.

Appeal from the United States District Court for the Western District of Texas USDC No. 1:24-CV-8 USDC No. 1:23-CV-1537

Before RICHMAN, Chief Judge, OLDHAM, and RAMIREZ, Circuit Judges.

PER CURIAM:

Oral argument is scheduled on March 20, 2024, to consider the Appellants' Motion to Stay Preliminary Injunction Pending Appeal. A majority of the panel has concluded that the administrative stay entered by a motions panel on March 2, 2024, should be lifted. Accordingly,

IT IS ORDERED that the administrative stay of this appeal previously entered by a motions panel on March 2, 2024, is DISSOLVED.

No. 24-50149

ANDREW S. OLDHAM, Circuit Judge, dissenting:

A preliminary injunction is an extraordinary remedy that alters the status quo. See Winter v. Nat. Res. Def. Council, Inc., 555 U.S. 7, 24 (2008); Nken v. Holder, 556 U.S. 418, 429 (2009). A stay preserves the status quo while an appellate court reviews the lawfulness of that alteration. Nken, 556 U.S. at 429. Earlier today, the Supreme Court of the United States restored an administrative stay so our panel could review the State's request for emergency relief under Federal Rule of Appellate Procedure 8. See United States v. Texas, No. 23A814 (U.S. Mar. 19, 2024) (Mem.). I would leave that stay in place pending tomorrow's oral argument on the question.

United States Court of Appeals

FIFTH CIRCUIT OFFICE OF THE CLERK

LYLE W. CAYCE **CLERK**

TEL. 504-310-7700 600 S. MAESTRI PLACE, Suite 115 **NEW ORLEANS, LA 70130**

March 19, 2024

MEMORANDUM TO COUNSEL OR PARTIES LISTED BELOW:

No. 24-50149USA v. State of Texas USDC No. 1:24-CV-8 USDC No. 1:23-CV-1537

Enclosed is an order entered in this case.

Sincerely,

LYLE W. CAYCE, Clerk

Roeshawn Johnson, Deputy Clerk 504-310-7998

Ms. Munera Al-Fuhaid

Mr. Spencer Amdur

Mr. Anand Balakrishnan Mr. Maxwell A. Baldi

Ms. Jo Anne Bernal Mr. Brian Boynton

Mr. Matt A. Crapo Mr. Bernardo Rafael Cruz

Mr. Philip Devlin

Ms. Susanna Dokupil

Mr. David A. Donatti

Ms. Heather Lee Dyer

Mr. Lee P. Gelernt

Ms. Tamara Goodlette

Mr. Daniel Hatoum

Ms. Amy Snow Hilton

Ms. Kateland R. Jackson

Mr. Omar C. Jadwat Ms. Jean Lin

Mr. Joseph N. Mazzara

Mr. Aaron Lloyd Nielson

Mr. William Jeffrey Olson

Mr. Francisco Javier Ortega

Mr. Leif Eric Overvold

Ms. Adriana Cecilia Pinon

Mr. Jacob Przada

Mr. Samuel M. Shapiro

Mr. Kyle Tebo

Mr. Daniel Bentele Hahs Tenny

Case 1:24-cv-00008-DAE Document 56 Filed 03/19/24 Page 5 of 5

Mr. Erin D. Thorn Mr. Ryan Daniel Walters Mr. Coy Allen Westbrook Mr. Cody Wofsy